Urder for Presents Reduction Act of 1985, no venues us regulated to respond to a collection of information. TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT.	Docket Number (Optional) 1N-5527
in re Application of Sanjay MEHTA, et al.	
Application No.: 18/015,094	
Flex Decamber 11, 2001	
FOR CLEARCOAT COMPOSITION FOR PRIMERLESS MVSS	ADHESION
The owner", BASE Corporation of 100 percent interest in except as provided below, the terminal part of the statutory tenn of any pagest granted on the briston for experience date of the full statutory term prior patient No. 5, 557,007 es the term of add and 171, and on the term of each grifer patient in presently electroned by any terminal decisions. The granted on the instant application shall be enforceable only for each during such period that it and the page-cement runs with any patient granted on the instant application and is binding upon the grantes, its a	current narrolly arguest that any patent on prior patent are commonly owned. This
In mixing the above disclaimer, the owner does not disclaim the terminal part of the term of any pater would extend to the expiration date of the full statutory term we defined in 35 U.S.C. 154 and 173 of the patent is presently shortened by any terminal disclaimer," in the overall that sold partor patent later; explore for father to pay a maintenance flag, is hald Unanticreable; is found invalid by a court of competent jurisdiction; is statutority disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all others canceled by a resource/ration certificate; is released or	it granted on the instant application that prior petents, "as the burn of eald prior
is in any manner terminated prior to the expiration of its full statutory term as presently stransmed it	by any terminal discisioner.
Check either box 1 or 2 below, if appropriate.	
For submissions on behalf of a business/organization (e.g., corporation, partnership, university etc.), the undentigrand in empowered to act on behalf of the business/organization.	, government agency,
I hereby declare that at abstements made herein of my own knowledge are true and that all subdires befored to be true; and further that these statements were made with the browledge that made are purishable by fine or imprisorment, or both, under Section 1001 of Tible 18 of the United Statements may jeoperfize the validity of the application or any parts issued thereon.	willful feter statements and the like so
The undersigned is an attorney or agent of record. Reg. No. 35, 085	
Juna M Budde	March 1, 2005
Anna M. Budde Typed or printed name	
s Abres on Business united	
	248 641-1600
X Terminal disclaimer fee under 37 CFR 1.20(d) is included.	Telephone Number
Petition Fee for month(s) extension of time under 37 CFR 1.136 (fees: 37 CFR 1	.17(a)-(d)-4
X The Disctainer Fee (37 C.F.R. § 1.20(d)). Other than a small entitle -fee \$110.00	•
X The Director is hereby authorized to change the following feas, or credit any overpayments	
Deposit Account No. 23-3425	'. `
	-:
ds collection of information is required by SV CFR 1.321. The information is required to obtain or ration a benefit by the	

PAGE 215 'RCVD AT 187205 2:25:39 PM Eastern Standard Time] 'SVR:USPTO-EFXRF-1/3 'DAS:8720066 'CSID: 'DURATION (mmb-ss):03-36

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